

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NUMBER ' FILING DATE		FILING DATE	FIRST NAMED APPLICANT	ATTORN	ATTORNEY DOCKET NO.	
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		INTERVI	EW SUMMARY	DATE MAILED:		
All participants (appli		0.70			en e	
(1) Toda		epresentative, PTO personnel)	(3)			
(a) Charl	stepher"	Onuaku	(4)	~		
Date of Interview	7/3/1	3				
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		onference Personal (copy		Sapplicant's representa	ative).	
Exhibit shown or den	nonstration condu	cted: Yes No If yes, b	rief description:			
Agreement 🔲 was i	reached. Twas	not reached	•			
Claim(s) discussed:_	+ 1	endent Cl	aux 10		est est de la companya de la company	
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Description of the ge	neral nature of wh	at was agreed to if an agreeme	ent was reached, or any other	comments:	hount	
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esiamu	ner to	Conside	Υ			
A fuller description,	if necessary, and	a copy of the amendments, if a	vailable, which the examiner	agreed would render to	ne claims allowable	

must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)

It is not necessary for applicant to provide a separate record of the substance of the interview.

Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.

Examiner Note: You must sign this form unless it is an attachment to another form.

Chisph D. Omaku

FORM PTOL-413 (REV. 2-98)